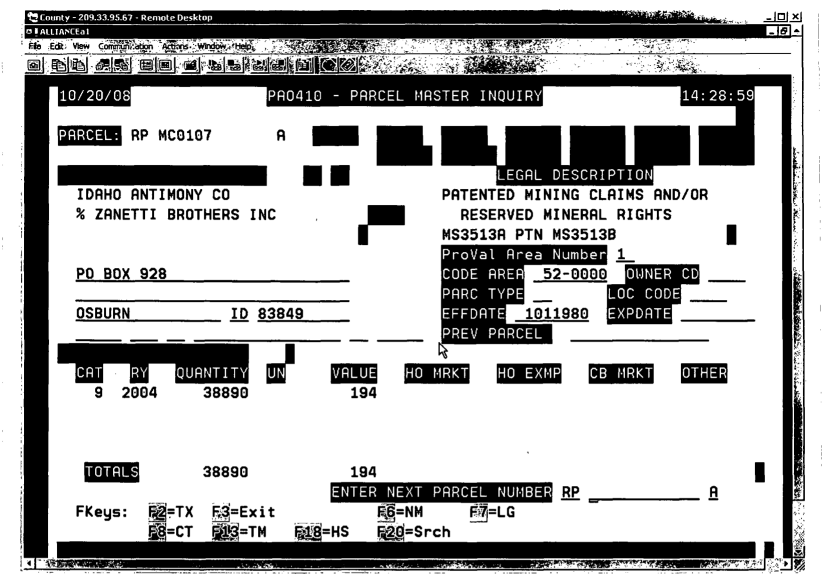


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Form 4---1081

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## The United States of Americal Constitution

To all to whom these presents shall come. Greeting+

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WHEREAS. In pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-two, and legislation supplemental thereto, there are now deposited in the Bureau of Land Hanagement of the United States the Plat and Field Notes of Surrey and a Certificate of the Land Office at Boise, Idaho, accompanied by other evidence whereby it appears that

the Idaho Antimony Company

has entered and paid for the Big 3 and Pine lode mining claims and the Pine Mill Site claim,

portion of Section 6 in Township 48 north of Range 2 east of the Boise-Meridian, in the Yreka Mining District, Shoshone County, Idaho, the said claims being more particularly described in the official field notes and depicted on the official plat, which are expressly made a part of this patent and copies of which are attached hereto; but excluding and excepting from these claims all of that portion of ground within the SE\set\set\set\set\. NW\set\set\section 6, Township 48 north of Range 2 east.

The premises herein granted contain 35.299 acres in said Survey No. 3513 A, and 4.061 acres in said Survey No. 3513 B, aggregating 39.360 acres.

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stent Number 1224972

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Form 4-1682 (July 1866)

Idaho 09832

Now Know Ys, That there is therefore, pursuant to the laws aforesaid, hereby granted by the United States unto the said

### Idaho Antimony Company

the said mining premises hereinbefore described, and not expressly excepted from these presents, and all that portion of the said veins, lodes, or ledges, and of all other veins, lodes, and ledges throughout their entire depth, the tops or apexes of which lie inside of the surface boundary lines of said granted premises in said survey extended downward vertically, although such veins, lodes, or ledges in their downward course may so far depart from a perpendicular as to extend outside the vertical side lines of said premises: Provided, That the right of possession to such outside parts of said veins, lodes, or ledges shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of said survey so continued in their own direction that such planes will intersect such exterior parts of said veins, lodes, or ledges; And provided further, That nothing herein contained shall authorize the grantee herein to enter upon the surface of a claim owned or possessed by another.

To Have AND To Hold said mining premises, together with all the rights, privileges, immunities, and

appurtenances of whatsoever nature thereunto belonging, unto the said grantee above named and to

its successors

and assigns forever; subject, nevertheless, to the above-mentioned

and to the following conditions and stipulations:

First. That the premises hereby granted shall be held subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local laws, customs, and decisions of the courts. And there is reserved from the lands hereby granted a right-of-way thereon for ditches or canals constructed by the authority of the United States.

SECOND. That in the absence of necessary legislation by Congress, the Legislature of Idaho

may provide rules for working the mining claim or premises hereby granted, involving easements, drainage, and other necessary means to its complete development.



IN TESTIMONY WHEREOF, the undersigned authorized officer of the Bureau of Land Management, in accordance with the provisions of the Act of June 17, 1948 (62 Stat., 476), has, in the name of the United States, caused these letters to be made Patent, and the Seal of the Bureau to be hereunto affixed.

GIVEN under my hand, in the District of Columbia, the EIGHTEENTH day of JANUARY in the year of our Lord one thousand nine hundred and SIXTY-TWO and of the Independence of the United States the one hundred and RIGHTY-SIXTH.

[SEAL]

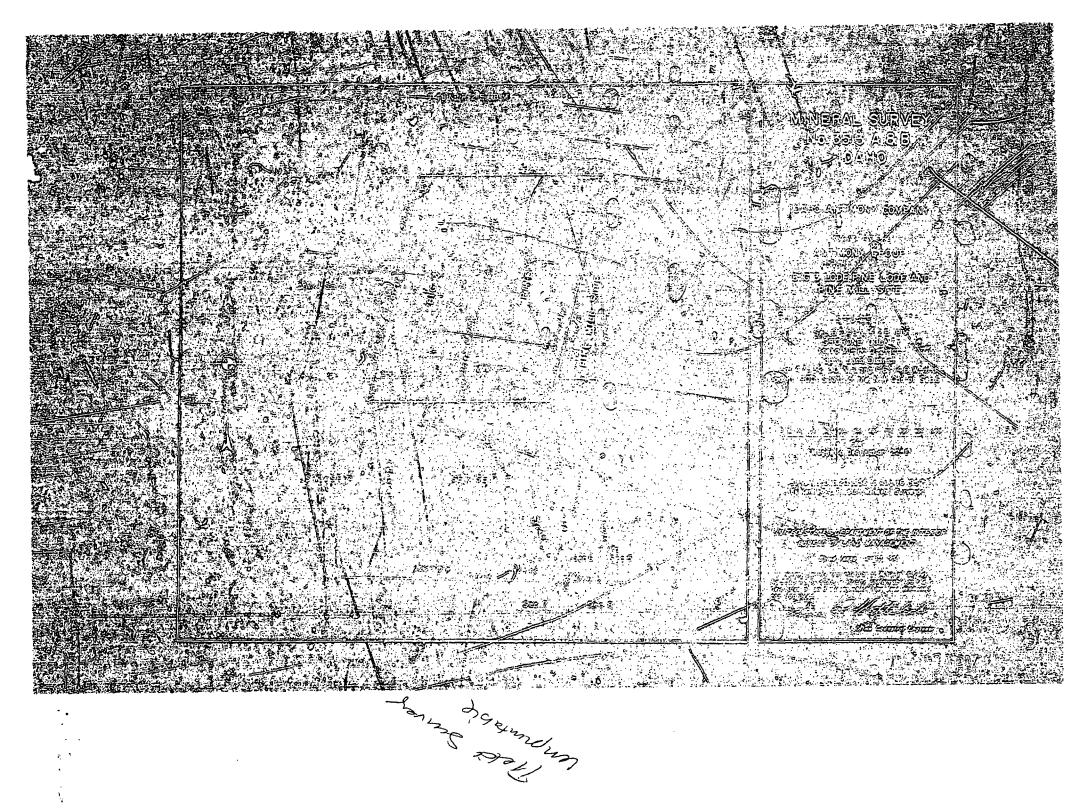
For the Director, Bureau of Land Management.

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Patent Number 1224972

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## The United States of America

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WHEREAS, In pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-two, and legislation supplemental thereto, there are now deposited in the Bureau of Land Management of the United States the Plat and Field Notes of Survey and a Certificate of the Land Office at Boise, Idaho, accompanied by other evidence whereby it appears that

the Idaho Antimony Company

has entered and paid for the Big 3 and Pine lode mining claims and the Pine Mill Site claim,

designated as Surveys No. 3513 A and 3513 B, respectively, embracing a portion of Section 6 in Township 48 north of Range 2 east of the Boise Meridian, in the Yreka Mining District, Shoshone County, Idaho, the said claims being more particularly described in the official field notes and depicted on the official plat, which are expressly made a part of this patent and copies of which are attached hereto; but excluding and excepting from these claims all of that portion of ground within the SE\SE\, SW\SE\, NW\SE\, Section 6, Township 48 north of Range 2 east.

The premises herein granted contain 35.299 acres in said Survey No. 3513 A, and 4.061 acres in said Survey No. 3513 B, aggregating 39.360 acres.

G. B. SOVERNMENT PRINTIPS OFFICE 16-89679-

Now Know YE, That there is therefore, pursuant to the laws aforesaid, hereby granted by the United States unto the said

#### Idaho Antimony Company

the said mining premises hereinbefore described, and not expressly excepted from these presents, and all that portion of the said vein s, lodes, or ledges, and of all other veins, lodes, and ledges throughout their entire depth, the tops or apexes of which lie inside of the surface boundary lines of said granted premises in said survey extended downward vertically, although such veins, lodes, or ledges in their downward course may so far depart from a perpendicular as to extend outside the vertical side lines of said premises: Provided, That the right of possession to such outside parts of said veins, lodes, or ledges shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of said survey so continued in their own direction that such planes will intersect such exterior parts of said veins, lodes, or ledges; And provided further. That nothing herein contained shall authorize the grantee herein to enter upon the surface of a claim owned or possessed by another.

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For the Director, Bureau of Land Management.

Ruth W. Talley
Clyd, Patents Section.

[SEAL]

Patent Number ...